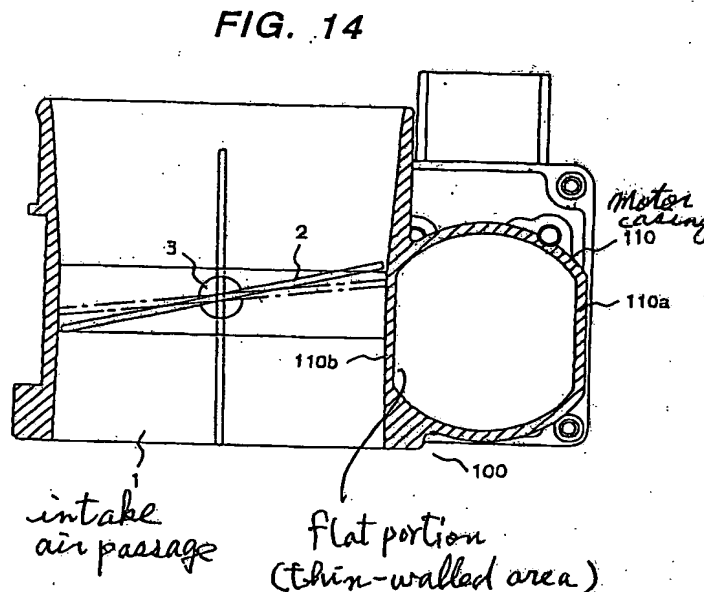


REMARKS

In new of the above, the objections to Claims 1, 6 and 7 has been mooted.

The rejection of Claims 1, 2 and 8 as being anticipated by Yamada et al under 35 USC § 102(b), of Claims 6, 7 and 9-11 on grounds of same-invention double patenting and of Claims 1-5 and 8 on grounds of obviousness-type double patenting are traversed. Reconsideration of each of these rejections is respectfully requested in light of the submission of new Claims 12-17 in an effort to better define the invention with respect to both the Yamada et al document and U.S. Patent No. 6,626,143.

The new claimed flat portion corresponds to which is illustrated in Fig. 14 as reproduced immediately below:



The flat portion can extend as a thin-walled area of a wall between the intake air passage 1 and the internal surface of the motor casing 110 so that heat generated by the motor in the motor casing is dissipated to the intake air passage efficiently through the thin walled-area. Thereby, the motor cooling effect is substantially improved.

No such feature is taught by Yamada et al. They teach a motor casing which has a common cylindrical form and an internal surface being a complete circular circumference without a flat portion. Consequently, the motor's outer surface also has a complete circular circumference as best seen in Fig. 10.

Nor can the Office Action point to anything in record evidence that would establish that the claims in this application are obvious over the claims of said U.S. Patent No. 6,626,143.

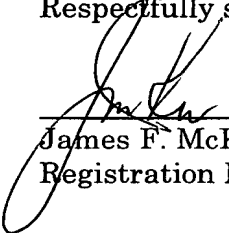
Accordingly, early and favorable action is earnestly solicited.

If there are any questions regarding this amendment or the application in general, a telephone call to the undersigned would be appreciated since this should expedite the prosecution of the application for all concerned.

If necessary to effect a timely response, this paper should be considered as a petition for an Extension of Time sufficient to effect a timely response, and please charge any deficiency in fees or credit any overpayments to Deposit Account No. 05-1323 (Docket #056208.48551C1).

May 24, 2005

Respectfully submitted,



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